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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO	
10/642,814	08/19/2003	Byung-Jik Kim	P23232	P23232 3097	
7055	7590 06/16/2006	EXAM	EXAMINER		
	IM & BERNSTEIN, P D CLARKE PLACE	GILLAN,	GILLAN, RYAN P		
RESTON, VA		ART UNIT	PAPER NUMBER		
			3746		
			DATE MAILED: 06/16/200	DATE MAILED: 06/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application N	٧٥.	Applicant(s)			
		10/642,814		KIM ET AL.			
	Office Action Summary	Examiner		Art Unit			
		Ryan P. Gillar	n	3746			
	The MAILING DATE of this commun	ication appears on the co	ver sheet with the c	orrespondence ad	dress		
Period for		00 0501 V 10 05T TO 1	EVOIDE A MONTH!	0) OD TUUDTV (0	0) 0 4) (0		
WHICH - Extensi after SI - If NO p - Failure Any rep	RTENED STATUTORY PERIOD F- IEVER IS LONGER, FROM THE M ons of time may be available under the provisions X (6) MONTHS from the mailing date of this comm eriod for reply is specified above, the maximum sta to reply within the set or extended period for reply ply received by the Office later than three months a patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF THIS of 37 CFR 1.136(a). In no event, Inunication. atutory period will apply and will experience the application.	COMMUNICATION however, may a reply be timpire SIX (6) MONTHS from ton to become ABANDONEI	ely filed the mailing date of this co O (35 U.S.C. § 133).			
Status							
1)⊠ F	Responsive to communication(s) file	ed on <u>22 March</u> 2006.					
•	•	2b)⊠ This action is non-	final.				
, —	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
C	losed in accordance with the practi	ce under <i>Ex parte Quayl</i>	e, 1935 C.D. 11, 45	3 O.G. 213.			
Dispositio	n of Claims						
4)⊠ (Claim(s) <u>1-11</u> is/are pending in the a	application.					
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.			•			
	Claim(s) <u>1-11</u> is/are rejected.						
·	Claim(s) is/are objected to.						
· · · · · · · · · · · · · · · · · · ·	Claim(s) are subject to restric	ction and/or election requ	uirement.				
Applicatio	n Papers						
9)□ т	he specification is objected to by th	e Examiner.					
•	he drawing(s) filed on is/are:		objected to by the	Examiner.			
	Applicant may not request that any obje						
	Replacement drawing sheet(s) including	= -			FR 1.121(d).		
	he oath or declaration is objected to						
	nder 35 U.S.C. § 119						
•	_	for foreign priority under	· 25	(d) or (f)			
	cknowledgment is made of a claim All b) Some * c) None of:	for foreign priority under	35 U.S.C. 9 119(a))-(u) or (1).			
•	☐ Certified copies of the priority	documents have been r	eceived				
	Certified copies of the priorityCertified copies of the priority			on No			
	B. Copies of the certified copies				Stane		
•	application from the Internation				Olago		
* Se	ee the attached detailed Office action	· · · · · · · · · · · · · · · · · · ·		ed.			
Attachment(s)						
1) Notice	of References Cited (PTO-892)	4)	☐ Interview Summary				
	of Draftsperson's Patent Drawing Review (F		Paper No(s)/Mail Da Notice of Informal F		O-152)		
	ation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date	1 10/00/00/	Other:	and the production of the	- · ··· /		

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DETAILED ACTION

1. Due to new grounds of rejection of claims 5, 6, 9 and 10, previously objected to as being allowable subject matter, but depending from rejected claims, this Office Action is made Non-Final.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-4, are rejected under 35 U.S.C. 102(b) as being anticipated by Park et al. (2002/0023449). Park et al. teach a reciprocating compressor comprising: a piston (10) which reciprocates in a cylinder (3) by receiving a driving force of a reciprocating motor (paragraph 30) and has a gas suction (12a) path therein and a suction valve (20) mounted at an end surface of the piston to control flow of taken in gas through the suction path; a valve assembly having a discharge cover (unnumbered, but clearly seen in figure 5) engaged to one side of the cylinder, a discharge valve (8) installed at an end portion of the cylinder to control gas discharge of a compression space formed by the cylinder and the piston, and a valve spring (unnumbered, but clearly seen in figure 5a) that elastically supports the discharge valve; a suction valve fixing member (30) engaged to a frontal surface of the piston to receive the suction valve for back and forth movement; the suction valve opens the suction path at the time when gas is taken in and closes the suction path at the time when gas is compressed and is provided with

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supporting surfaces at the outer circumference thereof, and suction surfaces that pass gas are formed between the supporting surfaces (paragraphs 38-40); the suction valve is composed of a thin plate (clearly seen in figure 5a); the suction valve fixing member having a cylindrical shape (clearly seen in figure 5a) which is forcibly fit onto a frontal side of the piston (paragraph 32).

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 5, 6 and 10 rejected under 35 U.S.C. 103(a) as being unpatentable over Park et al. in view of Chalk et al. (6,530,761). Park et al. teaches all of the claim limitations cited above, but fails to teach the suction valve fixing member is provided with a through hole connected to the suction path at a center of the frontal surface of the fixing member suction valve; wherein a protrusion surface is formed at a center of the rear surface of the discharge valve to correspond to the through hole; and a stopping portion extending transversely from an end portion of the body to restrict the movement of the suction valve.
- 5. Chalk et al. teaches a suction valve fixing (14) member is provided with a through hole connected to the suction path at a center of the frontal surface of the fixing member suction valve (22); wherein a protrusion surface (18) is formed at a center of the rear surface of the discharge valve to correspond to the through hole (clearly seen in figure

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1); and a stopping portion extending transversely from an end portion of the body to restrict the movement of the suction valve (clearly seen in figure 2). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the valve fixing member and valve assembly of Park et al. to incorporate the fixing member and valve assembly as taught by Chalk et al. as a means of providing a valve that is biased completely by the flow pressure of the fluid as opposed to having a spring loaded valve or a valve that is predisposed in a closed position, therefore changing the operating means (col. 5 lines 46-52).

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- 6. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Park et al. in view of Chalk et al. and Phillips (2,522,633). The combination of Part et al. and Chalk et al. teach all of the claim limitations as cited above, but fail to teach a female screw formed at the inner circumferential surface of the suction valve fixing member and a male screw formed in the front of the piston.
- 7. Phillips teaches a female screw (26) formed at the inner circumferential surface of the suction valve fixing member (27) and a male screw (25) formed in the front of the piston (43). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the piston and valve fixing member taught by the combination of Park et al. and chalk et al. to incorporate the and male and female screw portions as a means of attachment of the valve fixing member to the piston, while providing for easy disassembly for repairs.
- 8. Claims 7, 8 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oh et al. (6,152,710) in view of Clement (5,232,354). Oh et al. teach a

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reciprocating compressor comprising: a piston (60) which reciprocates in a cylinder (30) by receiving a driving force of a reciprocating motor (col. 1 lines 41-44) and has a gas suction path (60a) therein; a suction valve (63) mounted at an end surface of the piston to control flow of taken in gas through the suction path; a valve assembly having a discharge cover (90) engaged to one side of the cylinder, a discharge valve (400) installed at an end portion of the cylinder to control gas discharge of a compression space formed by the cylinder and the piston, and a valve spring (35) that elastically supports the discharge valve; a round head rivet (64) that fixes the suction valve to the piston and extending through an end portion of the piston (clearly seen in figure 9); and an insertion groove (42) having a concave recess formed at the rear surface of the discharge valve to receive the round head rivet (clearly seen in figure 9). Oh et al. fails to teach the round head rivet provided with a round head having a convex surface at each end thereof.

9. Clement teaches a round head rivet (128) that fixes the suction valve to the piston, the round head rivet provided with a round head having a convex surface at each end thereof and extending through an end portion of the piston (clearly seen in figure 1); and an insertion groove (152) having a concave recess formed at the rear surface of the discharge valve (142) to receive the round head rivet (clearly seen in figure 1). It would have been obvious to one of ordinary skill in the art at the time of the invention to replace the rivet of Oh et al. with the rivet taught by Clement providing a common fastening means that is inexpensive and reliable.

Response to Arguments

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10. Applicant's arguments with respect to claims 1-4, 7, 8, and 11 have been considered but are moot in view of the new ground(s) of rejection. The applicant's amendments and arguments have been fully considered, but in view of the prior art cited above applicants arguments are found unpersuasive.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan P. Gillan whose telephone number is 571-272-8381. The examiner can normally be reached on 8:00 am - 4:30 pm; Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Timothy Thorpe can be reached on 571-272-4444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

RPG -- DC -

TAE JUN KIM
PRIMARY EXAMINER